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APPLICATION NO.	ATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/036,802	12/21/2001		Toshiaki Fujii	KAW 98-2018-C	5368	
23413	7590	04/01/2004		EXAMINER		
CANTOR CO	OLBURN	I, LLP	KEENAN, JAMES W			
55 GRIFFIN F BLOOMFIEL				ART UNIT PAPER NUMBER		
BEOOMI IEE	2, 01 0	0002		3652		

DATE MAILED: 04/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·	Application No.	Applicant(s)					
	10/036,802	FUJII ET AL.	FUJII ET AL.				
Office Action Summary	Examiner	Art Unit	l				
A'	James Keenan	3652	I My				
The MAILING DATE of this communication ap Period for Reply	pears on the cover shee	et with the correspondence a	ddress				
A SHORTENED STATUTORY PERIOD FOR REPITHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, m ply within the statutory minimum o d will apply and will expire SIX (6) te, cause the application to becor	ay a reply be timely filed of thirty (30) days will be considered tim MONTHS from the mailing date of this ne ABANDONED (35 U.S.C. § 133).	ely. communication.				
Status							
1) Responsive to communication(s) filed on 12.	January 2004.						
2a) This action is FINAL . 2b) ☐ Th	is action is non-final.						
3) Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
 4) Claim(s) 9 and 11-32 is/are pending in the ap 4a) Of the above claim(s) is/are withdrest 5) Claim(s) is/are allowed. 6) Claim(s) 9 and 11-32 is/are rejected. 7) Claim(s) 16 is/are objected to. 8) Claim(s) are subject to restriction and/ 	awn from consideration						
Application Papers							
9) ☐ The specification is objected to by the Examir 10) ☑ The drawing(s) filed on 12 January 2004 is/ar Applicant may not request that any objection to th Replacement drawing sheet(s) including the corre 11) ☐ The oath or declaration is objected to by the B	e: a)⊠ accepted or b) e drawing(s) be held in ab ction is required if the dra	eyance. See 37 CFR 1.85(a). wing(s) is objected to. See 37 (OFR 1.121(d).				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bure * See the attached detailed Office action for a list	nts have been received nts have been received ority documents have b au (PCT Rule 17.2(a)).	in Application No een received in this Nationa	al Stage				
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	Pape	view Summary (PTO-413) r No(s)/Mail Date e of Informal Patent Application (P	TO-152)				

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1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 9, 11-15, 24-28 and 32 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 9, line 3, "lower" should be --low--;

and last line --room-- should be inserted after "cleanliness".

In claim 11, line 2, --the-- should be inserted after "for".

In claim 14, line 3, --the-- should be inserted after "on".

In claim 24, lines 5-6, the recitation that the loader "transports the ... article between an inside of a container ... and the high cleanliness room" is not understood; the loader has no such functionality disclosed;

In claim 32, line 3, "the high cleanliness room" lacks antecedent basis; and line 5, no structure is recited in which "an opening portion" would be disposed.

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 9 and 11-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bonora et al (US 5,895,191, previously of record) in view of Briner et al (US 5,810,537).

Bonora et al show the invention essentially as claimed, including a container for transporting articles, wherein the container is mounted on a loader which is disposed in a border portion between a high cleanliness room and a low cleanliness room, the loader including stage 116, door 110, opening portion 100 in wall 120, unifying means (col. 6, lines 57-60), and a driving apparatus (also see fig. 15).

Bonora et al do not explicitly state whether the high cleanliness room has a pressure higher than that of the low pressure room.

Also, Bonora et al do not show the loader in the low cleanliness side of the border or to have a gap between the opening portion and the door.

Briner et al show a similar apparatus including loader 10 having stage 12, container 36 having cover 38, and door 26 in an opening portion of a wall 24 that separates a low cleanliness room from a high cleanliness room, wherein the loader is disposed in the low cleanliness room, the high cleanliness room has a higher pressure than the low cleanliness room, and a gap is provided between the door and the opening portion through which air flows out from the high cleanliness room (col. 5, lines 3-19).

It would have been obvious for one of ordinary skill in the art at the time of the invention to have modified the apparatus of Bonora et al by disposing the loader in the low rather than high cleanliness room, pressurizing the high cleanliness room relative to the low cleanliness room, and utilizing a gap between the opening portion and the door,

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as suggested by Briner et al, as this is specifically disclosed as preventing contamination from flowing into the high cleanliness room.

Re claim 11, the use of a cover for the loader is considered a mere design expediency for safety, cleanliness, etc. Note also structure 20 of Briner et al.

Re claims 14 and 22, although Bonora et al do not disclose the container cover to include a protrusion into which a pin is inserted for unifying the cover with the door of the loader, it is disclosed that any known means for holding the doors together can be used, including latches, vacuum, or friction. The use of pins and corresponding holes to hold the cover and door together is therefore considered obvious. To have utilized a driving mechanism to simultaneously move two pins is simply a further design expediency. Note similar structure 32-33 of Briner et al.

Re claim 23, the use of an air cleaning device would have been an obvious and well known art design expediency to reduce contamination.

Re claim 29, note robot 152 in figs. 10-14 of Bonora et al for transferring the article.

- 5. Applicant's arguments with respect to claims 9 and 11-32 have been considered but are most in view of the new ground(s) of rejection.
- 6. Claim 16 is objected to because of the following informalities: in line 3, --a-should be inserted before "border". Appropriate correction is required.

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Keenan whose telephone number is 703-308-2559. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eileen Lillis can be reached on 703-308-3248. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James Keenan Primary Examiner Art Unit 3652

jwk 3/25/04